NOT TO BE PUBLISHED IN OFFICIAL REPORTS

California Rules of Court, rule 977(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 977(b). This opinion has not been certified for publication or ordered published for purposes of rule 977.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA FIFTH APPELLATE DISTRICT

In re JON D., A Person Coming Under The
Juvenile Court Law.

THE PEOPLE,

F038304

Plaintiff and Respondent,

V.

OPINION

Defendant and Appellant.

THE COURT*

APPEAL from a judgment of the Superior Court of Fresno County. Robert Cross, Temporary Judge. (Pursuant to Cal. Const., art. VI, § 21.)

John R. Hargreaves, under appointment by the Court of Appeal, for Defendant and Appellant.

Bill Lockyer, Attorney General, David P. Druliner, Chief Assistant Attorney General, Robert A. Anderson, Senior Assistant Attorney General, and Michael J. Weinberger, Deputy Attorney General, for Plaintiff and Respondent.

-00O00-

_

^{*}Before Ardaiz, P.J., Harris, J., and Levy, J.

The court readjudged appellant, Jon Marcus D., a ward of the court (Welf. & Inst. Code, § 602) after Jon admitted allegations in a petition charging him with vehicle theft (Veh. Code, § 10851.) On May 21, 2001, the court aggregated a previous sustained petition, committed Jon to the Elkhorn Correctional Facility Boot Camp, and set his maximum term of confinement at one year four months.

Jon's appellate counsel has filed a brief which summarizes the facts, with citations to the record, raises no issues, and asks this court to independently review the record. (*People v. Wende* (1979) 25 Cal.3d 436.) Jon has not responded to this court's invitation to submit additional briefing.

Following independent review of the record we find that no reasonably arguable factual or legal issues exist.

The judgment is affirmed.